# Voluntary Petition for Non-Individuals Filing for Bankruptcy

04/16

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's name	FirstEnergy Ger	neration, LLC					
2.	All other names debtor used in the last 8 years Include any assumed names, trade names, and doing business as names	FirstEnergy Ger	neration, Corp.					
3.	Debtor's federal Employer Identification Number (EIN)	3 4 - 1 9	9 4 0 5 6	1_				
4.	Debtor's address	Principal place o			Mailing add of business		ferent from p	rincipal place
		341 Whi Number Stree	te Pond Drive		Number	Street		
		Akron	OH	44320	P.O. Box			
		City	State	ZIP Code	City		State	ZIP Code
		Summit			Location of principal pla	principal a ace of busi	assets, if diffe iness	erent from
		County			Number	Street		
					City		State	ZIP Code
5.	Debtor's website (URL)	https://www.fes.	com/					
6.	Type of debtor	☑ Corporation (ii	ncluding Limited Liab	oility Company (	LLC) and Limited	Liability Pa	artnership (LLF	P))
		Other. Specify	/:					

De	btor FirstEnergy Generat	ion, LLC	Case number (if known)
7.	Describe debtor's business	☐ Single Asset F☐ Railroad (as c☐ Stockbroker (a☐ Commodity B☐	Business (as defined in 11 U.S.C. § 101(27A)) Real Estate (as defined in 11 U.S.C. § 101(51B)) defined in 11 U.S.C. § 101(44)) as defined in 11 U.S.C. § 101(53A)) roker (as defined in 11 U.S.C. § 101(6)) c (as defined in 11 U.S.C. § 781(3)) bove
		☐ Investment co § 80a-3) ☐ Investment ac	entity (as described in 26 U.S.C. § 501) company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. dvisor (as defined in 15 U.S.C. § 80b-2(a)(11))
			American Industry Classification System) 4-digit code that best describes debtor. See scourts.gov/four-digit-national-association-naics-codes.
8.	Under which chapter of the Bankruptcy Code is the debtor filing?		Check all that apply:  ☐ Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,566,050 (amount subject to adjustment on 4/01/19 and every 3 years after that).  ☐ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the debtor is a small business debtor, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if all of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).  ☐ A plan is being filed with this petition.  ☐ Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).  ☐ The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form.  ☐ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2.
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?  If more than 2 cases, attach a		When Case number
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor?  List all cases. If more than 1,	No Yes. Debtor District	See Schedule 1.  Relationship  When  MM / DD / YYYY
	attach a separate list.	Case nu	mber, if known

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Deb	, ,	FirstEnergy Generation,	LLC	Case number (if known)	
11.	Why is the district?	ne case filed in <i>this</i>	immediately preceding the district.	principal place of business, or principal ate of this petition or for a longer part of ng debtor's affiliate, general partner, or p	such 180 days than in any other
	possessi property	debtor own or have on of any real or personal property is immediate ?	Why does the propert  It poses or is allege What is the hazard?  It needs to be physi  It includes perishab attention (for examp assets or other option  Other  Where is the property  Is the property insured No	P Number Street City	that apply.)  ifiable hazard to public health or safety.  ther.  teriorate or lose value without iry, produce, or securities-related  State ZIP Code
	St	atistical and administ	rative information		
13.	Debtor's available	estimation of funds		stribution to unsecured creditors. enses are paid, no funds will be available	e for distribution to unsecured creditors.
14.	Estimate creditors	d number of	<b>□</b> 50-99	□ 1,000-5,000 □ 5,001-10,000 □ 10,001-25,000	☐ 25,001-50,000 ☐ 50,001-100,000 ☐ More than 100,000
15.	Estimate	d assets	\$50,001-\$100,000 \$100,001-\$500,000	□ \$1,000,001-\$10 million □ \$10,000,001-\$50 million □ \$50,000,001-\$100 million □ \$100,000,001-\$500 million	□ \$500,000,001-\$1 billion □ \$1,000,000,001-\$10 billion □ \$10,000,000,001-\$50 billion □ More than \$50 billion

Pebtor FirstEnergy Generation	LLC	Case number (if kind	own)				
6. Estimated liabilities	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion				
Request for Relief, Dec	laration, and Signatures						
		atement in connection with a bankrupto 18 U.S.C. §§ 152, 1341, 1519, and 357					
<ul> <li>Declaration and signature of authorized representative of debtor</li> </ul>	■ The debtor requests relipetition.	lef in accordance with the chapter of title	e 11, United States Code, specified in this				
	■ I have been authorized to file this petition on behalf of the debtor.						
	I have examined the infectorect.	ormation in this petition and have a reas	sonable belief that the information is true				
	I declare under penalty of pe	erjury that the foregoing is true and corr	ect.				
	Executed on 3/3//3	r018					
	MM / DD /	YYYY O					
	*		d A. Moul				
	Signature of authorized repr	leselitative of debtor Frinted (	Taille				
	Title						
8. Signature of attorney	Signature of attorney for de	Date	3 31/2018 MM 100 /YYYY				
	Marc B. Merklin						
	Printed name						
	Brouse McDowe	en, LPA					
	388 S. Main St	reet, Suite 500					
	Akron	<u>O</u> H	1 44311 te ZIP Code				
	City 330-535-5711	Sta <sup>r</sup>	nmerklin@brouse.com				
	Contact phone		all address				
	0018195	Ohio					
	Bar number	Sta					

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#### **SCHEDULE 1**

### Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

As of the date hereof, each of the entities listed below (the "Debtors") filed a petition in this Court for relief under chapter 11 of title 11 of the United States Bankruptcy Code. The Debtors will move for joint administration of these cases under the case number assigned to the chapter 11 case of FirstEnergy Solutions Corp.

- 1. FirstEnergy Solutions Corp.
- 2. FE Aircraft Leasing Corp.
- 3. FirstEnergy Generation, LLC
- 4. FirstEnergy Generation Mansfield Unit 1 Corp.
- 5. FirstEnergy Nuclear Generation, LLC
- 6. FirstEnergy Nuclear Operating Company
- 7. Norton Energy Storage L.L.C.

## RESOLUTIONS OF THE BOARD OF MANAGERS (THE "BOARD") OF FIRSTENERGY GENERATION, LLC (THE "COMPANY")

### Dated as of March 31, 2018

## <u>Authorization to Commence Chapter 11 Proceedings;</u> Authorization to Employ and Retain Requisite Professionals

WHEREAS, the Board has reviewed and analyzed the materials presented by the Company's management and the Company's financial, legal, and other advisors and has held numerous, extensive and vigorous discussions (including with management and such advisors) regarding such materials and the liabilities and liquidity situation of the Company, the short- and long-term prospects of the Company, the restructuring and strategic alternatives available to the Company, and the impact of the foregoing on the Company's business and operations and has consulted with management and the Company's financial, legal, and other advisors regarding the above; and

WHEREAS, the Board has determined that it is necessary, advisable and in the best interests of the Company, its creditors, employees, stockholders and other interested parties, and necessary and convenient to the purpose, conduct, promotion, or attainment of the business and affairs of Company, that a petition be filed by the Company seeking relief under chapter 11 of title 11 of the United States Code (the "*Bankruptcy Code*") and that the Company undertake related actions.

#### NOW THEREFORE BE IT:

RESOLVED, that the Board, in its best judgment, and after consultation with management and the Company's financial, legal, and other advisors, has determined that it is desirable and in the best interests of the Company, its creditors, employees, stockholders and other interested parties that a voluntary petition for relief under chapter 11 of the Bankruptcy Code be filed and directs that the Company file or cause to be filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code;

RESOLVED FURTHER, that each of the President, any Vice President, the Treasurer, the Chief Financial Officer, and the Corporate Secretary of the Company, each acting alone or together with one or more other officers of the Company that such individuals may designate, be, and hereby is, authorized and empowered on behalf of, and in the name of, the Company to execute and verify or certify a petition under chapter 11 of the Bankruptcy Code and to cause the same to be filed in the United States Bankruptcy Court for the Northern District of Ohio, Eastern Division at such time as such officers shall determine:

RESOLVED FURTHER, that the "Authorized Officers" referenced in these resolutions shall be each of the President, any Vice President, the Chief Restructuring Officer, the Treasurer, the Chief Financial Officer, and the Corporate Secretary of the Company;

RESOLVED FURTHER, that each Authorized Officer be, and hereby is, authorized and empowered on behalf of, and in the name of, the Company to execute and file all pleadings,

schedules, lists, and other papers, and to take any and all actions that each such officer may deem necessary or proper in connection with the foregoing resolutions;

RESOLVED FURTHER, that Charles M. Moore be, and hereby is, appointed and affirmed as Chief Restructuring Officer of the Company, which appointment shall take effect immediately upon the filing of the Company's petition under chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the Northern District of Ohio, Eastern Division, and shall report to the Board and any applicable officer of the Company as directed by the Board, to hold such office until his successor has been duly appointed and qualified or until his earlier death, resignation, retirement or removal;

RESOLVED FURTHER, that each Authorized Officer be, and hereby is, authorized and empowered on behalf of, and in the name of, the Company to engage Alvarez & Marsal North America, LLC ("Alvarez") as restructuring advisor to represent and assist the Company and its subsidiaries in carrying out their duties under the Bankruptcy Code and to take any and all actions to advance the Company's and its subsidiaries' rights and interests; and, in connection therewith, each Authorized Officer be, and hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and after the filing of the Company's chapter 11 case, and cause to be filed an appropriate application for authority to retain the services of Alvarez;

RESOLVED FURTHER, that in connection with the appointment of the Chief Restructuring Officer and the retention of the services of Alvarez, the Board hereby approves the entering into, execution and delivery of, an amended and restated engagement letter with Alvarez, and the performance by the Company of its obligations thereunder, in such form as any Authorized Officer shall in their sole discretion approve, such approval to be conclusively established by the execution and delivery by such Authorized Officer of such agreement;

RESOLVED FURTHER, that each Authorized Officer be, and hereby is, authorized and empowered on behalf of, and in the name of, the Company to engage the law firm of Akin Gump Strauss Hauer & Feld LLP ("Akin Gump") as general bankruptcy counsel to represent and assist the Company and its subsidiaries in carrying out their duties under the Bankruptcy Code and to take any and all actions to advance the Company's and its subsidiaries' rights and interests, including filing any pleadings and making any filings with regulatory agencies or other governmental authorities; and, in connection therewith, each Authorized Officer be, and hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and after the filing of the Company's chapter 11 case, and cause to be filed an appropriate application for authority to retain the services of Akin Gump;

RESOLVED FURTHER, that each Authorized Officer be, and hereby is, authorized and empowered on behalf of, and in the name of, the Company to engage Prime Clerk LLC ("Prime Clerk") as claims, notice and balloting agent to represent and assist the Company and its subsidiaries in carrying out their duties under the Bankruptcy Code and to take any and all actions to advance the Company's and its subsidiaries' rights and interests; and, in connection therewith, each Authorized Officer be, and hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and after the filing of the

Company's chapter 11 case, and cause to be filed an appropriate application for authority to retain the services of Prime Clerk;

RESOLVED FURTHER, that each Authorized Officer, be, and hereby is authorized and empowered on behalf of, and in the name of, the Company to engage Lazard Ltd. ("Lazard") as financial advisor to represent and assist the Company and its subsidiaries in carrying out their duties under the Bankruptcy Code and to take any and all actions to advance the Company's and its subsidiaries' rights and interests; and, in connection therewith, each of the Authorized Officers be, and hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and after the filing of the Company's chapter 11 case, and cause to be filed an appropriate application for authority to retain the services of Lazard;

RESOLVED FURTHER, that each Authorized Officer be, and hereby is, authorized and empowered on behalf of, and in the name of, the Company to engage the law firm of Brouse McDowell LPA ("Brouse") as local counsel to represent and assist the Company and its subsidiaries in carrying out their duties under the Bankruptcy Code and to take any and all actions to advance the Company's and its subsidiaries' rights and interests, including filing any pleadings and making any filings with regulatory agencies or other governmental authorities; and, in connection therewith, each Authorized Officer be, and hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and after the filing of the Company's chapter 11 case, and cause to be filed an appropriate application for authority to retain the services of Brouse:

RESOLVED FURTHER, that each Authorized Officer be, and hereby is, authorized and empowered on behalf of, and in the name of, the Company to engage the law firm of Willkie Farr & Gallagher LLP ("Willkie") as conflicts counsel to represent and assist the Company and its subsidiaries in carrying out their duties under the Bankruptcy Code and to take any and all actions to advance the Company's and its subsidiaries' rights and interests, including filing any pleadings and making any filings with regulatory agencies or other governmental authorities; and, in connection therewith, each Authorized Officer be, and hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and after the filing of the Company's chapter 11 case, and cause to be filed an appropriate application for authority to retain the services of Willkie:

RESOLVED FURTHER, that each Authorized Officer be, and hereby is, authorized and empowered on behalf of, and in the name of, the Company to engage the law firm of Hogan Lovells US LLP ("Hogan") as nuclear regulatory counsel to represent and assist the Company and its subsidiaries in carrying out their duties under the Bankruptcy Code and to take any and all actions to advance the Company's and its subsidiaries' rights and interests, including filing any pleadings and making any filings with regulatory agencies or other governmental authorities; and, in connection therewith, each Authorized Officer be, and hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and after the filing of the Company's chapter 11 case, and cause to be filed an appropriate application for authority to retain the services of Hogan;

RESOLVED FURTHER, that each Authorized Officer be, and hereby is, authorized and empowered on behalf of, and in the name of, the Company to engage ICF International, Inc.

("ICF") as industry consultants to represent and assist the Company and its subsidiaries in carrying out their duties under the Bankruptcy Code and to take any and all actions to advance the Company's and its subsidiaries' rights and interests; and, in connection therewith, each Authorized Officer be, and hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and after the filing of the Company's chapter 11 case, and cause to be filed an appropriate application for authority to retain the services of ICF;

RESOLVED FURTHER, that each Authorized Officer be, and hereby is, authorized and empowered on behalf of, and in the name of, the Company to engage the law firm of Quinn Emanuel Urquhart & Sullivan, LLP ("Quinn") as special litigation counsel to represent and assist the Company and its subsidiaries in carrying out their duties under the Bankruptcy Code and to take any and all actions to advance the Company's and its subsidiaries' rights and interests, including filing any pleadings and making any filings with regulatory agencies or other governmental authorities; and, in connection therewith, each Authorized Officer be, and hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and after the filing of the Company's chapter 11 case, and cause to be filed an appropriate application for authority to retain the services of Quinn;

RESOLVED FURTHER, that each Authorized Officer be, and hereby is, authorized and empowered on behalf of, and in the name of, the Company to engage the law firm of Stark & Knoll Co., L.P.A. ("Stark") as local conflicts counsel to represent and assist the Company and its subsidiaries in carrying out their duties under the Bankruptcy Code and to take any and all actions to advance the Company's and its subsidiaries' rights and interests, including filing any pleadings and making any filings with regulatory agencies or other governmental authorities; and, in connection therewith, each Authorized Officer be, and hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and after the filing of the Company's chapter 11 case, and cause to be filed an appropriate application for authority to retain the services of Stark;

RESOLVED FURTHER, that each Authorized Officer be, and hereby is, authorized and empowered on behalf of, and in the name of, the Company to engage KPMG US LLP ("KPMG") as tax consultant to represent and assist the Company and its subsidiaries in carrying out their duties under the Bankruptcy Code and to take any and all actions to advance the Company's and its subsidiaries' rights and interests; and, in connection therewith, each Authorized Officer be, and hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and after the filing of the Company's chapter 11 case, and cause to be filed an appropriate application for authority to retain the services of KPMG;

RESOLVED FURTHER, that each Authorized Officer be, and hereby is, authorized and empowered on behalf of, and in the name of, the Company to engage Sitrick and Company ("Sitrick") as communications consultant to represent and assist the Company and its subsidiaries in carrying out their duties under the Bankruptcy Code and to take any and all actions to advance the Company's and its subsidiaries' rights and interests; and, in connection therewith, each Authorized Officer be, and hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and after the filing of the

Company's chapter 11 case, and cause to be filed an appropriate application for authority to retain the services of Sitrick;

RESOLVED FURTHER, that each Authorized Officer be, and hereby is, authorized and empowered on behalf of, and in the name of, the Company to engage any other professionals as deemed necessary or appropriate in their respective sole discretion to assist the Company and its subsidiaries in carrying out their duties under the Bankruptcy Code, including executing appropriate retention agreements, paying appropriate retainers prior to or after the filing of the Company's chapter 11 case, and filing appropriate applications for authority to retain the services of any other professionals as any Authorized Officer shall in their sole discretion deem necessary or desirable;

RESOLVED FURTHER, that each Authorized Officer be, and hereby is, authorized and empowered on behalf of, and in the name of, the Company to (i) take or cause to be taken any and all such further actions and to prepare, execute and deliver or cause to be prepared, executed and delivered and, where necessary or appropriate, file or cause to be filed with the appropriate governmental authorities, all such necessary or appropriate instruments and documents, (ii) incur and pay or cause to be paid all fees and expenses associated with or arising out of the actions authorized herein, and (iii) engage such persons as any Authorized Officer shall in their sole discretion deem necessary or desirable to carry out fully the intent and purposes of the foregoing resolutions and each of the transactions contemplated thereby, such determination to be conclusively established by the taking or causing of any such further action;

RESOLVED FURTHER, that all lawful actions of any kind taken prior to the date hereof by the Authorized Officers, or any person or persons designated or authorized to act by an Authorized Officer, which acts would have been authorized by the foregoing resolutions, except that such acts were taken prior to the adoption of such resolutions, are hereby severally ratified, confirmed, approved and adopted as acts of the Company;

RESOLVED FURTHER, that the signature of any Authorized Officer on any document, instrument, certificate, agreement or other writing shall constitute conclusive evidence that such officer deemed such act or thing to be necessary, advisable or appropriate; and

RESOLVED FURTHER, that any Authorized Officer be, and hereby is, authorized and empowered to certify and to furnish such copies of these resolutions as may be necessary and such statements of incumbency of the corporate officers of the Company as may be requested.

\* \* \* \* \* \* \* \* \*

## UNITED STATES BANKRUPTCY COURT

Northern District of Ohio

Debtor FirstEnergy Generation, I	LLC	Case number (if	known)				
LIST OI	F EQUITY SECUR	RITY HOLDERS					
Following is the list of the Debtor's equity holders which is prepared in accordance with Fed. R. Bankr. P. 1007(a)(3) for filing this chapter 11 case.							
Name and last known address or place of business of holder	Security Class	Number of Shares or Securities	Kind of Interest				
FirstEnergy Solutions Corp. 341 White Pond Dr., Building B3 Akron, OH 44320	Membership Interest	100%	Membership Interest				

## UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

	Chapter 11
In re:	)
	) Case No. 18()
FIRSTENERGY SOLUTIONS CORP., et al.,	) (Request for Joint Administration
	) Pending)
Debtors.	)
	) Hon. Judge Alan M. Koschik
	)

## CORPORATE OWNERSHIP STATEMENT PURSUANT TO FED. R. BANKR. P. 1007(a)(1) AND (3) AND 7007.1

Pursuant to Rules 1007(a)(1) and (3) and 7007.1 of the Federal Rules of Bankruptcy Procedure, FirstEnergy Solutions Corp.; FE Aircraft Leasing Corp.; FirstEnergy Generation, LLC; FirstEnergy Generation Mansfield Unit 1 Corp.; FirstEnergy Nuclear Generation, LLC; FirstEnergy Nuclear Operating Company; and Norton Energy Storage L.L.C. (collectively, the "Debtors"), respectfully represent:

- 100% of the shares of common stock of FirstEnergy Solutions Corp. are directly owned by FirstEnergy Corp.
- 2. 100% of the shares of common stock of FE Aircraft Leasing Corp. are directly owned by FirstEnergy Solutions Corp.
- 100% of the membership interests of FirstEnergy Generation, LLC are directly owned by FirstEnergy Solutions Corp.
- 4. 100% of the shares of common stock FirstEnergy Generation Mansfield Unit 1 Corp. are directly owned by FirstEnergy Generation, LLC.

- 5. 100% of the membership interests of FirstEnergy Nuclear Generation, LLC are directly owned by FirstEnergy Solutions Corp.
- 6. 100% of the shares of common stock of FirstEnergy Nuclear Operating Company are directly owned by FirstEnergy Corp.
- 7. 100% of the membership interests of Norton Energy Storage L.L.C. are directly owned by FirstEnergy Generation, LLC.

Top Unsecured Creditors							
Name of creditor and complete mailing address,		Nature of the claim (for example, trade debts, bank loans, professional		<b>.</b>			
including zip code	creditor contact	services, and government contracts)	contingent (C), unliquidated (U), or disputed (D)	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
BNSF Railway Company ATTN: Carl Ice	Carl Ice Email -	Ongoing litigation					
Vice President, Coal	Phone - (800) 795-2673						
2650 Lou Menk Drive	Fax - (817) 352-7925						
Fort Worth, TX 76131			0.11.0				
Norfolk Southern Corporation	James A. Squires	Ongoing litigation	C, U, D			Undetermined	
ATTN: James A. Squires	Email - rob.zehringer@nscorp.com	ongoing magazion					
Director Utility Coal – North	Phone -						
2001 Market Street	Fax -						
29th Floor							
Philadelphia, PA 19103			C, U, D			Undetermined	
Wilmington Savings Fund Society, FSB	Patrick J Healy	Claims Related to Sale-Leaseback Transaction	C, U, D			Undetermined	
ATTN: Patrick J Healy	Email - phealy@wsfsbank.com						
Senior Vice President	Phone - (302) 888-7420						
500 Delaware Avenue	Fax -						
Wilmington, DE 19801			C, U, D			\$769,200,000.00	
The Bank of New York Mellon Trust Company, N.A.	Earl Hunt	\$500M Sen. Note 6.8% due 8/15/39 (\$363.281M Outstanding)	C, U, D			\$769,200,000.00	
ATTN: Earl Hunt	Email - earl.hunt@bnymellon.com	\$500W Sen. Note 6.8% due 8/15/39 (\$363.281W Outstanding)					
Vice President of Global Corporate Trust Services	Phone - (216) 622-6514						
1660 West 2nd Street	Fax - (216) 621-1441						
Suite 830	, ,,						
Cleveland, OH 44113							
						\$366,368,888.51	
The Bank of New York Mellon Trust Company, N.A. ATTN: David Kovach	David Kovach Email -	\$600M Sen. Note 6.05% due 8/15/21 (\$332.305M Outstanding)					
Vice President of Global Corporate Trust Services	Phone - (216) 622-6512						
1660 West 2nd Street	Fax - (216) 621-1441						
Suite 830	210) 021 1111						
Cleveland, OH 44113							
						\$334,818,056.56	
The Bank of New York Mellon Trust Company, N.A. ATTN: Earl Hunt	Earl Hunt Email - earl.hunt@bnymellon.com	PCN 3.75% Series due December 1, 2023 (Put: 12/3/18)					
Vice President of Global Corporate Trust Services	Phone - (216) 622-6514						
1660 West 2nd Street	Fax - (216) 621-1441						
Suite 830	(=10) (=11)						
Cleveland, OH 44113							
The Bank of New York Mellon Trust Company, N.A.	Earl Hunt	PCN 5.7% Series due August 3, 2020				\$237,451,500.00	
ATTN: Earl Hunt	Email - earl.hunt@bnymellon.com	PCN 5.7% Series due August 3, 2020					
Vice President of Global Corporate Trust Services	Phone - (216) 622-6514						
1660 West 2nd Street	Fax - (216) 621-1441						
Suite 830	, ,						
Cleveland, OH 44113							
The Bank of New York Mellon Trust Company, N.A.	Earl Hunt	PCN 3.5% Series due December 1, 2035 (Put: 6/1/20)				\$178,681,500.00	
ATTN: Earl Hunt	Email - earl.hunt@bnymellon.com	1 GT 3.570 SCHOO GGC DECERROOF 1, 2005 (F GC. 0/1/20)					
Vice President of Global Corporate Trust Services	Phone - (216) 622-6514						
1660 West 2nd Street	Fax - (216) 621-1441						
Suite 830	, ,						
Cleveland, OH 44113			1		1		
			1		1	\$165,877,925.00	

		rop Unsecured Creditors				
Name of creditor and complete mailing address,		Nature of the claim (for example, trade debts, bank loans, professional		Amount of unsecured		
including zip code	creditor contact	services, and government contracts)	contingent (C), unliquidated (U), or disputed (D)	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
The Bank of New York Mellon Trust Company, N.A. ATTN: Earl Hunt Vice President of Global Corporate Trust Services 1660 West 2nd Street Suite S30 Cleveland, OH 44113	Earl Hunt Email - earl hunt@bnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441	PCN 4.0% Series due December 1, 2033 (Put: 6/3/19)				\$137,357,333,33
The Bank of New York Mellon Trust Company, N.A. ATTN: Earl Hunt Vice President of Global Corporate Trust Services 1660 West 2nd Street Suite 830 Cleveland, OH 44113	Earl Hunt Email - earl-unt@bnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441	PCN 2.7% Series due April 1, 2035 (Put: 4/2/18)				\$100,235,150.00
The Bank of New York Mellon Trust Company, N.A. ATTN: Earl Hunt Vice President of Global Corporate Trust Services 1660 West 2nd Street Suite 830 Cleveland, OH 44113	Earl Hunt Email - carlunuf@bnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441	PCN 3.75% Series due July 1, 2033 (Put: 7/1/20)				\$100,29,062.50
The Bank of New York Mellon Trust Company, N.A. ATTN: Earl Hunt Vice President of Global Corporate Trust Services 1660 West 2nd Street Suite S30 Cleveland, OH 44113	Earl Hunt Email - carlunt@bnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441	PCN 3.0% Series due May 15, 2019				\$91,161,586,67
The Bank of New York Mellon Trust Company, N.A. ATTN: Earl Hunt Vice President of Global Corporate Trust Services 1660 West 2nd Street Suite 830 Cleveland, OH 44113	Earl Hunt Email - carlunuf@bnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441	PCN 4.0% Series due January 1, 2034 (Put: 7/1/21)				\$83,628,000.00
The Bank of New York Mellon Trust Company, N.A. ATTN: Earl Hunt Vice President of Global Corporate Trust Services 1660 West 2nd Street Suite 830 Cleveland, OH 44113	Earl Hunt Email - carlunuf@bnymellon.com Pbone - (216) 622-6514 Fax - (216) 621-1441	PCN 4.0% Series due January 1, 2035 (Put: 7/1/21)				
BNSF Railway Company ATTN: Carl Ice Vice President, Coal 2660 Lou Menk Drive Fort Worth , TX 76131	Carl Ice Email - Phone - (800) 795-2673 Fax - (817) 352-7925	Settlement of Arbitration	C, U*			\$73,376,499.99 \$72,000.000.00
CSX Transportation, Inc ATTN: Jeff Goutcher Director Utility Coal 500 Water St. J842 Jacksonville, FL 32202	Jeff Goutcher Email - Jeff Goutcher@csx.com Phone - (904) 359-1684 Fax - (904) 359-2459	Settlement of Arbitration	C, U			. p. r. 2,000 d,000 0.00
Packsonvinc, 12 32202			C, U*			\$72,000,000.00

Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent (C),	Amount of unsecured	Deduction for	
		unliquidated (U), or disputed (D)	Total claim, if partially secured	value of collateral or setoff	Unsecured claim
Stephan Engels Email - Phone - 449 69 136-20 Fax - +49 69 136-27910	Trade Payables	п			\$59.817.058.80
Earl Hunt Email - carl.hunt@bnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441	PCN 3.50% Series due April 1, 2041 (Put: 6/1/20)				\$57,590,500.01
Earl Hunt Email - earl-hun(@bnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441	PCN 3.10% Series due March 1, 2023 (Put: 3/1/19)				\$57,590,500.01
Earl Hunt Email - cath hunt@hnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441	PCN 4.0% Series due June 1, 2033 (Put: 6/3/19)				\$50,129,166.67
Earl Hunt Email - earl-uni@bnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441	PCN 3.75% Series due December 1, 2040 (Put: 7/1/20)				
Earl Hunt Email - earthunt@bnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441	\$33M PCN 3.95% Series due November 1, 2032 (Put: 5/1/20)				\$43,403,125.00 \$33,543,125.00
Earl Hunt Email - earl-unt@bnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441	PCN 3.75% Series due June 1, 2033 (Put: 6/1/20)				\$26,325,000,00
Earl Hunt Email - earl-nun@bnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441	PCN 2.55% Series due November 1, 2041 (Put: 12/3/18)				\$26,325,000.00
	Earl Hunt Email - earl hunt@hnymellon.com Phone - (216) 622-5514 Fax - (216) 621-1441  Earl Hunt Email - earl hunt@hnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441  Earl Hunt Email - earl hunt@hnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441  Earl Hunt Email - earl hunt@hnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441  Earl Hunt Email - earl hunt@hnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441  Earl Hunt Email - earl hunt@hnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441  Earl Hunt Email - earl hunt@hnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441  Earl Hunt Email - earl hunt@hnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441  Earl Hunt Email - earl hunt@hnymellon.com Phone - (216) 621-1441	Earl Hunt	Earl Hunt	Earl Hunt	Earl Hunt

Name of creditor and complete mailing address,	Name, telephone number, and email address of	, telephone number, and email address of Nature of the claim (for example, trade debts, bank loans, professional Indicate if claim is Amount of unsecured claim					
including zip code	creditor contact	services, and government contracts)	contingent (C), unliquidated (U), or disputed (D)	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
The Bank of New York Mellon Trust Company, N.A. ATTN: Earl Hunt Vice Fresident of Global Corporate Trust Services 1660 West 2nd Street Suite 830 Cleveland, OH 44113	Earl Hunt Email - earl-hunt@bnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441	PCN 3.95% Series due November 1, 2032 (Put: 5/1/20)					
The Bank of New York Mellon Trust Company, N.A. ATTN: Earl Hunt Vice President of Global Corporate Trust Services 1660 West 2nd Street Saite 830 Cleveland, OH 44113	Earl Hunt Email - call hunt@bnymellon.com Phono - (216) 622-6514 Fax - (216) 621-1441	PCN 3.625% Series due December 1, 2033 (Put: 6/1/20)				\$23,378,541.66	
The Bank of New York Mellon Trust Company, N.A.  VITN: Earl Hunt  (ice President of Global Corporate Trust Services  660 West 2nd Street  with 830  Cleveland, OH 44113	Earl Hunt Email - earl.hunt@bnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441	PCN 3.625% Series due October 1, 2033 (Put: 4/1/20)				\$9,264,937.51	
The Bank of New York Mellon Trust Company, N.A. YTTN: Earl Hunt 'ice President of Global Corporate Trust Services 660 West 2nd Street suite 830 -leveland, OH 44113	Earl Hunt Email - carl-hunt@bnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441	PCN 3.625% Series due October 1, 2033 (Put: 4/1/20)					
he Bank of New York Mellon Trust Company, N.A. ITTN: Earl Hunt 'ice President of Global Corporate Trust Services 660 West 2nd Street uitie 830 'cleveland, OH 44113	Earl Hunt Email - cathunt@bnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441	PCN 3.125% Series due July 1, 2033 (Put: 7/2/18)				\$9,264,937.51 \$8,062,500.01	
he Bank of New York Mellon Trust Company, N.A. 1TD: Earl Hunt ice President of Global Corporate Trust Services 660 West 2nd Street uits 830 leveland, OH 44113	Earl Hunt Email - earthunt@bnymellon.com Phone - (216) 622-6514 Fax - (216) 621-1441	PCN 3.125% Series due January 1, 2034 (Put: 7/2/18)				\$7,256,250.00	
Midcontinent Independent System YTTN: Melissa Brown hide Financial Officer 20 City Center Drive 2mmel, IN 46032-7574	Melissa Brown Email - Phone - (317) 249-5400 Fax - (317) 249-5910	Trade Payables	U			\$4,248,924.88	
reva Incorporated TTP: Kathy Williams hitc Francal Officer rano USA STS F Street, N.W. suite 800 sushington, DC 20004	Kathy Williams Email - katherine williams@framatome.com Phone - (202) 969-3240 Fax - (434) 382-2851	Trade Payables	U			34,246,724.88	
			U			\$3,430,026.87	

Top Unsecured Creditors							
Name of creditor and complete mailing address,		Nature of the claim (for example, trade debts, bank loans, professional					
including zip code	creditor contact	services, and government contracts)	contingent (C), unliquidated (U), or disputed (D)	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
PKMJ Technical Services Inc	Mark Gregory	Trade Payables	uisputeu (D)	partially secured	or secon	Onsecured chains	
ATTN: Mark Gregory	Email - Nuclearsolutions@Rolls-Royce.Com						
General Counsel	Phone - (412) 865-3040						
Rolls-Royce Civil Nuclear, Engineering Services 410 Rouser Road	Fax - (412) 393-2416						
Building 1							
Moon Township, PA 15108							
**			U			\$3,237,487.91	
Energysolutions LLC	Greg S Wood	Trade Payables					
ATTN: Greg S Wood	Email -						
Chief Financial Officer	Phone - (801) 649-2000						
299 South Main Street Suite 1700	Fax - (801) 880-3006						
Salt Lake City, UT 84111							
our same ony, or orrer			U			\$3,149,052.96	
U S Nuclear Regulatory Commission	Jennifer Dudek	Trade Payables				, .,	
ATTN: Jennifer Dudek	Email - Jennifer.Dudek@nrc.gov	·					
Office of the Chief Financial Officer	Phone - (301) 415-2257						
11545 Rockville Pike, Mail Stop T-9E10	Fax -						
Rockville, MD 20852			**				
Manoleras, Mark A.		TRACE O. I.	U			\$3,002,075.96	
Manoteras, Mark A. 122 Crest Drive	Email - manolerasm@firstenergycorp.com	EDCP Balance					
Beaver, PA 15009	Phone - (724) 682-5101						
Beaver, 174 15009	Fax -					\$2,955,992.79	
Day & Zimmermann NPS	Joseph Ritzel	Trade Payables					
ATTN: Joseph Ritzel	Email - joseph.ritzel@dayzim.com						
Chief Financial Officer	Phone - (215) 299-8000						
1500 Spring Garden Street	Fax -						
Philadelphia, PA 19130			U				
Westinghouse Electric Corp	Dan Sumner	Trade Payables	U			\$2,495,901.02	
ATTN: Dan Sumner	Email -	Trade Payables					
Chief Financial Officer	Phone - (866) 442-7873						
20 Stanwix Street	Fax -						
Pittsburgh, PA 15222							
			U			\$2,367,618.23	
BP Energy Company	Dr. Brian Gilvary Email -	Trade Payables					
ATTN: Dr. Brian Gilvary Chief Financial Officer	Email - Phone - (281) 366-2000						
501 Westlake Park Boulevard	Fax - (281) 366-5027						
Houston, TX 77079	144 (201) 300 3027						
			U			\$2,160,000.00	
Ohio Valley Electric Corporation	Robert A. Osbourne	Trade Payables					
ATTN: Robert A. Osbourne	Email -						
Ohio Valley Electric Corp.	Phone - (740) 289-7211						
3932 U.S. Route 23	Fax - (740) 289-7253						
P.O. Box 468 Piketon, OH 45661							
rikcion, Ori 45001			U			\$1,968,831.47	
Enerfab Power & Industrial Inc	Aaron Landolt	Trade Payables				91,700,0J1.T/	
ATTN: Aaron Landolt	Email -	Trade i dyadies					
President	Phone - (513) 641-0500						
4955 Spring Grove Ave.	Fax - 513-242-6833						
Cincinnati, OH 45232							
D. L. V.			U			\$1,909,952.39	
Rinckel, Jeannie M. 526 Pilots Ridge Road	Email -	EDCP Balance					
Wilmington, NC 28412	Email - Phone - (440) 773-8017						
**************************************	Fax -				1	\$1,756,360,90	

	1	·				
Name of creditor and complete mailing address,		Nature of the claim (for example, trade debts, bank loans, professional				
including zip code	creditor contact	services, and government contracts)	contingent (C),		Deduction for	
			unliquidated (U), or	Total claim, if	value of collateral	
			disputed (D)	partially secured	or setoff	Unsecured claim
Babcock & Brown Wind Portfolio LLC	Peter Haskopoulos	Trade Payables				
ATTN: Peter Haskopoulos	Email -	, and the second				
Chief Financial Officer	Phone - (212) 993 0076					
Riverstone Holdings LLC	Fax - (212) 993 0077					
712 Fifth Avenue						
36th Floor						
New York, NY 10019						
			U			\$1,615,672.71
Westech Engineering Incorporated	Greg Howell	Trade Payables				
ATTN: Greg Howell	Email - ghowell@westech-inc.com					
Chief Financial Officer	Phone - (801) 265-1000					
3665 S. West Temple	Fax - (801) 265-1080					
Salt Lake City, UT 84115						
			U			\$1,612,618.00
High Trail Wind Farm LLC ATTN: General Counsel	General Counsel Email -	Trade Payables				
13682N 2900 East Road	Phone - (309) 724-8278					
Ellsworth, IL 61737	Fax -		**			
			U			\$1,549,937.39
The Atlantic Group	Dave Spannaus	Trade Payables				
ATTN: Dave Spannaus	Email - dspannaus@atlanticgroupCT.com					
Chief Executive Officer	Phone - (212) 977-6688					
45 W. 45th Street	Fax - (212) 977.6699					
11th Floor						
New York, NY 10036			U			a
General Electric International Inc	John L. Flannery	Trade Payables	U			\$1,508,588.56
ATTN: John L. Flannery	Email -	Trade Payables				
2 Corporate Drive	Phone - (203) 944-3000					
Suite 150	Fax -					
Shelton, CT 06484-6239	rax -					
Shelion, C1 00404-0239			U			\$1,491,467.74
NAES Corporation	Andrew Gay	Trade Payables				41,001,000
ATTN: Andrew Gay	Email -	,				
Chief Financial Officer	Phone - (425) 961-4700					
1180 NW Maple St	Fax - (425) 961-4646					
Suite 200	, ,					
Issaquah, WA 98027						
			U		1	\$1,400,792.05
Grabnar, John J.		EDCP Balance				
7420 White Tail Run Place	Email - jjgrabnar@firstenergycorp.com					1
Concord Township, OH 44077	Phone - (330) 436-1356					
	Fax -					\$1,368,827.55
Brand Energy Svcs LLC A Div Of Bran	Jim Walters	Trade Payables				1
ATTN: Jim Walters	Email -					
Chief Financial Officer	Phone - (678) 285-1400				1	1
Brand Energy And Infrastructure	Fax - (770) 514-0285				1	1
1325 Cobb Int. Dr. Ste. A-1						
Kennesaw, GA 30152						1
			U		1	\$1,126,321.80

<sup>\*</sup>The settlement agreement does not allocate the settlement amount between the two parties.

Fill in this information to identify the case and this fil	ing:
Debtor Name FirstEnergy Generation, LLC	
United States Bankruptcy Court for the: Northern	District of Ohio (State)
Case number (# known):	, ,

# **Declaration Under Penalty of Perjury for Non-Individual Debtors**

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

#### **Declaration and signature**

	n the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or ther individual serving as a representative of the debtor in this case.				
1 ha	ve examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:				
	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)				
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)				
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)				
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)				
	Schedule H: Codebtors (Official Form 206H)				
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)				
	Amended Schedule				
✓	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 50 Largest Unsecured Claims and Are Not Insiders (Official Form 204)				
7	Other document that requires a declaration List of Equity Security Holders and Corporate Ownership Statement				
مام	clare under penalty of perjury that the foregoing is true and correct.				
Exe	cuted on 3/30/30/8  MM/DD/YYYY Signature of Individual signing on behalf of debtor				
	Donald A. Moul  Printed name				
	President Position or relationship to debtor				

**Declaration Under Penalty of Perjury for Non-Individual Debtors**